

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Paul M Brent #125976 Steinberg Nutter & Brent, Law Corp 23801 Calabasas Rd. # 2031 Calabasas, CA 91302 818 876 8535 (tel) 818 876 8536 (fax)		FOR COURT USE ONLY	
<input type="radio"/> Individual appearing without attorney <input checked="" type="radio"/> Attorney for: Interior Solutions of Arizona, LLC			
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - LOS ANGELES DIVISION			
In re: Layfield & Barrett, APC		CASE NO.: 2:17-bk-19548-NB	
		CHAPTER: 11	
		NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (PERSONAL PROPERTY)	
		DATE: April 9, 2019 TIME: 10:00 a.m. COURTROOM: 1545	
Debtor(s): Interior Solutions of Arizona, LLC			
Movant:			

1. **Hearing Location:**

- ☒ 255 East Temple Street, Los Angeles, CA 90012 ☐ 411 West Fourth Street, Santa Ana, CA 92701
☐ 21041 Burbank Boulevard, Woodland Hills, CA 91367 ☐ 1415 State Street, Santa Barbara, CA 93101
☐ 3420 Twelfth Street, Riverside, CA 92501

2. Notice is given to the Debtor and trustee (if any)(Responding Parties), their attorneys (if any), and other interested parties that on the date and time and in the courtroom stated above, Movant will request that this court enter an order granting relief from the automatic stay, as to Debtor and Debtor's bankruptcy estate on the grounds set forth in the attached motion.
3. To file a response to the motion, you may obtain an approved court form at www.cacb.uscourts.gov/forms for use in preparing your response (optional LBR form F 4001-1.RFS.RESPONSE), or you may prepare your response using the format required by LBR 9004-1 and the Court Manual.

4. When serving a response to the motion, serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above.
5. If you fail to timely file and serve a written response to the motion, or fail to appear at the hearing, the court may deem such failure as consent to granting of the motion.
6. ☒ This motion is being heard on REGULAR NOTICE pursuant to LBR 9013-1(d). If you wish to oppose this motion, you must file a written response to this motion with the court and serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above no less than 14 days before the hearing and appear at the hearing of this motion.
7. ☐ This motion is being heard on SHORTENED NOTICE pursuant to LBR 9075-1(b). If you wish to oppose this motion, you must file and serve a response no later than (date) _____ and (time) _____; and, you may appear at the hearing.
- a. ☐ An application for order setting hearing on shortened notice was not required (according to the calendaring procedures of the assigned judge).
- b. ☐ An application for order setting hearing on shortened notice was filed and was granted by the court and such motion and order have been or are being served upon the Debtor and upon the trustee (if any).
- c. ☐ An application for order setting hearing on shortened notice and remains pending. After the court has ruled on that application, you will be served with another notice or an order that will specify the date, time and place of the hearing on the attached motion and the deadline for filing and serving a written opposition to the motion.

Date: 3/18/19

Steinberg Nutter & Brent, Law Corp

Printed name of law firm (if applicable)

Paul M Brent

Printed name of individual Movant or attorney for Movant

s/ Paul M Brent

Signature of individual Movant or attorney for Movant

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO PERSONAL PROPERTY

1. Movant has a perfected security interest in the Property.

2. The Property at Issue (Property):

a. ☐ Vehicle (year, manufacturer, type, and model):

Vehicle Identification Number:

Location of vehicle (if known):

b. ☐ Equipment (manufacturer, type, and characteristics):

Serial number(s):

Location (if known):

c. ☒ Other Personal Property (type, identifying information, and location):

See attached exhibit "A"

3. Bankruptcy Case History:

a. ☐ A voluntary bankruptcy petition under chapter ☒ 7 ☐ 11 ☐ 12 ☐ 13 was filed on (date) 8/3/17.

☒ An involuntary bankruptcy petition

b. ☒ An order to convert this case to chapter ☐ 7 ☒ 11 ☐ 12 ☐ 13 was entered on (date) 8/11/17.

c. ☐ Plan was confirmed on (date) _____.

4. Grounds for Relief from Stay:

a. ☒ Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant the requested relief from stay as follows:

(1) ☒ Movant's interest in the Property is not adequately protected.

(A) ☒ Movant's interest in the Property is not protected by an adequate equity cushion.

(B) ☐ The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.

(C) ☐ Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to insure the collateral under the terms of Movant's contract with Debtor.

(D) ☒ Other (see attached continuation page).

(2) ☐ The bankruptcy case was filed in bad faith.

(A) ☐ Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.

- (B) ☐ The Property was transferred to the Debtor either just before the bankruptcy filing or after the filing.
- (C) ☐ A non-individual entity was created just prior to the bankruptcy petition date for the sole purpose of filing this bankruptcy case.
- (D) ☐ Other bankruptcy cases were filed in which an interest in the Property was asserted.
- (E) ☐ The Debtor filed only a few case commencement documents with the bankruptcy petition. Schedules and statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.
- (3) ☐ (*Chapter 12 or 13 cases only*) All payments on account of the Property are being made through the plan and plan payments have not been made to the chapter 12 or chapter 13 trustee for payments due
☐ postpetition preconfirmation ☐ postpetition postconfirmation.
- (4) ☐ The lease has matured, been rejected or deemed rejected by operation of law.
- (5) ☐ The Debtor filed a statement of intention that indicates the Debtor intends to surrender the Property.
- (6) ☐ Movant regained possession of the Property on (date) _____, which is
☐ prepetition ☐ postpetition.
- (7) ☒ For other cause for relief from stay, see attached continuation page.
- b. ☐ Pursuant to 11 U.S.C. § 362(d)(2)(A), the Debtor has no equity in the Property; and, pursuant to 11 U.S.C. § 362(d)(2)(B), the Property is not necessary for an effective reorganization.
5. **Grounds for Annulment of the Stay.** Movant took postpetition actions against the Property or the Debtor.
- a. ☐ These actions were taken before Movant knew that the bankruptcy petition had been filed and Movant would have been entitled to relief from stay to proceed with those actions,
- b. ☐ Movant knew the bankruptcy case had been filed, but Movant previously obtained relief from stay to proceed with these enforcement actions,
- c. ☒ Other (*specify*): See attached
6. ☐ **Evidence in Support of Motion: (*Declaration(s) must be signed under penalty of perjury and attached to this motion*)**
- a. The PERSONAL PROPERTY DECLARATION on page 6 of this motion.
- b. ☒ Supplemental declaration(s).
- c. ☐ The statements made by the Debtor under penalty of perjury concerning Movant's claims and the Property as set forth in the Debtor's case commencement documents. Authenticated copies of the relevant portions of the case commencement documents are attached as Exhibit(s) _____.
- d. ☒ Other:
See attached declaration
7. **An optional Memorandum of Points and Authorities is attached to this motion.**

Movant requests the following relief:

1. Relief from the stay is granted under: ☒ 11 U.S.C. § 362(d)(1) ☒ 11 U.S.C. § 362(d)(2)
2. ☒ Movant (and any successors or assigns) may proceed under applicable nonbankruptcy law to enforce its remedies to repossess and sell the Property.
3. ☒ Confirmation that there is no stay in effect.
4. ☐ The stay is annulled retroactive to the petition date. Any postpetition actions taken by Movant to enforce its remedies regarding the Property do not constitute a violation of the stay.
5. ☐ The co-debtor stay of 11 U.S.C. § 1201(a) or § 1301(a) is terminated, modified or annulled as to the co-debtor, on the same terms and conditions as to the Debtor.
6. ☒ The 14-day stay prescribed by FRBP 4001(a)(3) is waived.
7. ☒ The order is binding in any other bankruptcy case purporting to affect the Property filed not later than 2 years after the date of entry of such order, except that a debtor in a subsequent case may move for relief from the order based upon changed circumstances or for good cause shown, after notice and hearing.
8. ☒ The order is binding and effective in any bankruptcy case commenced by or against the Debtor for a period of 180 days, so that no further automatic stay shall arise in that case as to the Property.
9. ☒ The order is binding and effective in any bankruptcy case commenced by or against any debtor who claims any interest in the Property for a period of 180 days, so that no further stay shall arise in that case as to the Property.
10. ☒ The order is binding and effective in any future bankruptcy case, no matter who the debtor may be
☒ without further notice, or ☐ upon recording of a copy of this order or giving appropriate notice of its entry in compliance with applicable nonbankruptcy law.
11. ☐ If relief from stay is not granted, the court orders adequate protection.
12. ☐ See continuation page for other relief requested

Date: 3/14/19

Steinberg Nutter & Brent, Law Corp

Print name of law firm

Paul M Brent

Print name of individual Movant or attorney for Movant

s/ Paul M Brent

Signature of individual Movant or attorney for Movant

SUPPLEMENTAL MEMORANDUM OF POINTS AND AUTHORITIES

RELIEF REQUESTED

Movant, Interior Solutions of Arizona, LLC (“Interior Solutions”) seeks an Order confirming that certain personal property it which it holds an interest (the “Property” – see exhibit “A”) is not property of the Bankruptcy Estate, in order that Interior Solutions may enforce all of its rights, liens, and remedies against the Property and as against non-debtor entities as described below.

MEMORANDUM OF POINTS AND AUTHORITIES

I. Procedural Background

1. On August 3, 2017, The Dominguez Firm, Mario Lara, Nayazi Reyes, and Mario Rios (collectively “Petitioning Creditors”) filed an involuntary petition against Debtor under Chapter 7 of the United States Bankruptcy Code.

2. On August 8, 2017, Debtor appeared and moved to convert to Chapter 11.

3. On August 11, 2017, the Court entered an Order granting Debtor’s Motion and converting the case to one under Chapter 11.

4. No Order for Relief was entered prior to August 11, 2017.

5. This is a core proceeding pursuant to 28 U.S.C. §§ 157(b)(2)(A) over which this Court has jurisdiction pursuant to 28 U.S.C. §1334.

II. Background Facts and Grounds for Relief

1. On November 15, 2016, Interior Solutions sold furniture (“Property”) to Debtor on credit. *See Exhibit B.*

2. To secure the obligations thereunder, the Terms and Conditions governing the sale granted Interior Solutions a security interest in the Property. *See Exhibit B.*

3. On July 11, 2017, Interior Solutions filed a UCC Financing Statement with the Arizona Secretary of State. *See Exhibit C.*

1 4. On August 6, 2017, Debtor sold the Property, without Interior Solutions'
2 knowledge or consent, to Equity Partnership Holdings, LLC ("Equity").

3 5. Upon information and belief, Equity paid reasonably equivalent value for
4 the Property and was unaware that the Petitioning Creditors had filed an involuntary
5 petition.

6 6. As of August 6, 2017, Interior Solutions was still owed not less than
7 \$53,678.03 under the Agreement.

8 7. Bankruptcy Code §303(f) provides: "until an order for relief in the case,
9 any business of the debtor may continue to operate, and the debtor may continue to use,
10 acquire, or dispose of property as if an involuntary case concerning the debtor had not
11 been commenced."

12 8. Bankruptcy Code §549(b) provides: "In an involuntary case, the trustee
13 may not avoid under subsection (a) of this section a transfer made after the
14 commencement of such case but before the order for relief to the extent any value,
15 including services, but not including satisfaction or securing of a debt that arose before
16 the commencement of the case, is given after the commencement of the case in
17 exchange for such transfer, notwithstanding any notice or knowledge of the case that the
18 transferee has."

19 9. Arizona Revised Statutes §47-9315(A)(1) provides: "A security interest or
20 agricultural lien continues in collateral notwithstanding sale, lease, license, exchange or
21 other disposition thereof unless the secured party authorized the disposition free of the
22 security interest or agricultural lien.")

23 10. Interior Solutions' lien on the Property survived the sale.

24 11. The sale is not avoidable by the Trustee.

25 12. The Property is not property of the bankruptcy estate.

CONCLUSION.

WHEREFORE, Interior Solutions respectfully requests that the Court enter an Order:

A. Confirming that the Property is not property of the bankruptcy estate, that the automatic stay does not apply and that Interior Solutions may enforce all of its rights, liens, and remedies against the Property in the hands of any non-debtor third party; and

B. Granting Interior Solutions such other and further relief as the Court deems just and proper under the facts and circumstances of this case.

A handwritten signature in black ink, consisting of a large, stylized capital letter 'A' followed by a horizontal line extending to the right.

PERSONAL PROPERTY DECLARATION

I, (name of declarant) Brent Karchner, declare:

1. I have personal knowledge of the matters set forth in this declaration and, if called upon to testify, I could and would competently testify thereto. I am over 18 years of age. I have knowledge regarding Movant's interest in the Property (specify):
 - a. ☐ I am the Movant.
 - b. ☒ I am employed by Movant as (title and capacity): member/ principal of Interior Solutions of Arizona, LLC Ariz
 - c. ☐ Other (specify):

2. a. ☒ I am one of the custodians of the books, records and files of Movant that pertain to loans, leases, or extensions of credit given to Debtor concerning the Property. I have personally worked on books, records and files, and as to the following facts, I know them to be true of my own knowledge or I have gained knowledge of them from the business records of Movant on behalf of Movant, which were made at or about the time of the events recorded, and which are maintained in the ordinary course of Movant's business at or near the time of the acts, conditions or events to which they relate. Any such document was prepared in the ordinary course of business of Movant by a person who had personal knowledge of the event being recorded and had or has a business duty to record accurately such event. The business records are available for inspection and copies can be submitted to the court if required.
- b. ☐ Other (see attached):

3. The Property is:
 - a. ☐ Vehicle (year, manufacturer, type, model and year):

Vehicle Identification Number:
Location of vehicle (if known):
 - b. ☐ Equipment (manufacturer, type, and characteristics):

Serial number(s):
Location (if known):
 - c. ☒ Other personal property (type, identifying information, and location):

See attached exhibit "A"

4. The nature of Debtor's interest in the Property is:

- a. ☐ Sole owner
- b. ☐ Co-owner (specify):
- c. ☐ Lessee
- d. ☒ Other (specify): non-existent at present as Debtor improperly transferred property at issue pre-petition
- e. ☒ Debtor ☐ did ☒ did not list the Property in the schedules filed in this case.

5. ☐ The lease matured or was rejected on (date) _____:

- a. ☐ rejected
 - (1) ☐ by operation of law.
 - (2) ☐ by order of the court.
- b. ☐ matured.

6. Movant has a perfected security interest in the Property.

- a. ☒ A true and correct copy of the promissory note or other document that evidences the debt owed by the Debtor to Movant is attached as Exhibit B.
- b. ☐ The Property is a motor vehicle, boat, or other personal property for which a certificate of title is provided for by state law. True and correct copies of the following items are attached to this motion:
 - (1) ☐ Certificate of title ("pink slip") (Exhibit _____).
 - (2) ☐ Vehicle or other lease agreement (Exhibit _____).
 - (3) ☒ Security agreement (Exhibit B).
 - (4) ☐ Other evidence of a security interest (Exhibit _____).
- c. ☒ The Property is equipment, intangibles, or other personal property for which a certificate of title is not provided for by state law. True and correct copies of the following items are attached to this motion:
 - (1) ☒ Security agreement (Exhibit B).
 - (2) ☒ UCC-1 financing statement (Exhibit C).
 - (3) ☐ UCC financing statement search results (Exhibit _____).
 - (4) ☐ Recorded or filed leases (Exhibit _____).
 - (5) ☐ Other evidence of perfection of a security interest (Exhibit _____).
- d. ☐ The Property is consumer goods. True and correct copies of the following items are attached to this motion:
 - (1) ☐ Credit application (Exhibit _____).
 - (2) ☐ Purchase agreement (Exhibit _____).
 - (3) ☐ Account statement showing payments made and balance due (Exhibit _____).
 - (4) ☐ Other evidence of perfection of a security interest (if necessary under state law) (Exhibit _____).
- e. ☐ Other liens against the Property are attached as Exhibit _____.

7. Status of Movant's debt:

- a. The amount of the monthly payment: \$ _____.
- b. Number of payments that became due and were not tendered: ☐ prepetition ☐ postpetition.
- c. Total amount in arrears: \$ _____.
- d. Last payment received on (date): _____.
- e. Future payments due by the anticipated hearing date (if applicable): _____
An additional payment of \$ _____ will come due on (date) _____, and on
the _____ day of each month thereafter. If the payment is not received by the _____
day of the month, a late charge of \$ _____ will be charged under the terms of the loan.

8. ☐ Attached as Exhibit _____ is a true and correct copy of a POSTPETITION payment history that accurately reflects the dates and amounts of all payments made by the Debtor since the petition date.

9. Amount of Movant's debt:

- a. Principal: _____ \$ not less than \$53,678.03
- b. Accrued interest: _____ \$ _____
- c. Costs (attorney's fees, late charges, other costs): _____ \$ _____
- d. Advances (property taxes, insurance): _____ \$ _____
- e. TOTAL CLAIM as of _____: _____ \$ _____

10. ☐ (Chapter 7 and 11 cases only) Valuation: The fair market value of the Property is: \$ n/a _____.
This valuation is based upon the following supporting evidence:

- a. ☐ This is the value stated for property of this year, make, model, and general features in the reference guide most commonly used source for valuation data used by Movant in the ordinary course of its business for determining the value of this type of property. True and correct copies of the relevant excerpts of the most recent edition of the reference guide are attached as Exhibit _____.
- b. ☐ This is the value determined by an appraisal or other expert evaluation. True and correct copies of the expert's report and/or declaration are attached as Exhibit _____.
- c. ☐ The Debtor's admissions in the Debtor's schedules filed in the case. True and correct copies of the relevant portions of the Debtor's schedules are attached as Exhibit _____.
- d. ☐ Other basis for valuation (specify): _____

NOTE: If valuation is contested, supplemental declarations providing additional foundation for the opinions of value should be submitted.

11. Calculation of equity in Property:

- a. ☒ 11 U.S.C. § 362(d)(1) - Equity Cushion:

I calculate that the value of the "equity cushion" in the Property exceeding Movant's debt and any lien(s) senior to Movant's debt is \$ 0 _____ and is n/a _____ % of the fair market value of the Property.

b. ☒ **11 U.S.C. § 362(d)(2)(A) - Equity:**

By subtracting the total amount of all liens on the Property from the value of the Property as set forth in Paragraph 10 above, I calculate that the Debtor's equity in the Property is \$ 0.

12. ☐ The fair market value of the Property is declining because:

13. ☐ The Debtor's intent is to surrender the Property. A true and correct copy of the Debtor's statement of intentions is attached as Exhibit _____.

14. ☐ Movant regained possession of the Property on (date) _____, which is: ☐ prepetition ☐ postpetition.

15. ☐ (Chapter 12 or 13 cases only) Status of Movant's debt and other bankruptcy case information:

a. The 341(a) meeting of creditors is currently scheduled for (or concluded on) (date) _____
A plan confirmation hearing is currently scheduled for (or concluded on) (date) _____
The plan was confirmed on (if applicable) (date) _____

b. Postpetition preconfirmation payments due BUT REMAINING UNPAID after the filing of the case:

Number of Payments	Number of Late Charges	Amount of Each Payment or Late Charge	Total
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$

(See attachment for additional breakdown of information attached as Exhibit _____.)

c. Postconfirmation payments due BUT REMAINING UNPAID after the plan confirmation date (if applicable):

Number of Payments	Number of Late Charges	Amount of Each Payment or Late Charge	Total
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$

d. Postpetition advances or other charges due but unpaid: \$
(For details of type and amount, see Exhibit _____)

e. Attorneys' fees and costs: \$
(For details of type and amount, see Exhibit _____)

f. Less suspense account or partial paid balance: \$ []

TOTAL POSTPETITION DELINQUENCY: \$

- g. ☐ The entire claim is provided for in the chapter 12 or 13 plan and postpetition plan payments are delinquent. The plan payment history is attached as Exhibit _____. See attached declaration(s) of chapter 12 trustee or 13 trustee regarding receipt of payments under the plan (*attach LBR form F 4001-1.DEC.AGENT.TRUSTEE*).
16. ☐ Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to insure the collateral under the terms of Movant's contract with Debtor.
17. ☐ The bankruptcy case was filed in bad faith:
- a. ☐ Movant is the only creditor or one of few creditors listed in the Debtor's case commencement documents.
- b. ☐ Other bankruptcy cases have been filed in which an interest in the Property was asserted.
- c. ☐ The Debtor filed only a few case commencement documents. Schedules and a statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.
- d. ☐ Other (*specify*): _____
18. ☐ The filing of the bankruptcy petition was part of a scheme to delay, hinder, or defraud creditors that involved:
- a. ☐ The transfer of all or part ownership of, or other interest in, the Property without the consent of Movant or court approval. See attached continuation page for facts establishing the scheme.
- b. ☐ Multiple bankruptcy cases affecting the Property:
- (1) Case name: _____
Chapter: _____ Case number: _____
Date filed: _____ Date discharged: _____ Date dismissed: _____
Relief from stay regarding the Property ☐ was ☐ was not granted.
- (2) Case name: _____
Chapter: _____ Case number: _____
Date filed: _____ Date discharged: _____ Date dismissed: _____
Relief from stay regarding the Property ☐ was ☐ was not granted.
- (3) Case name: _____
Chapter: _____ Case number: _____
Date filed: _____ Date discharged: _____ Date dismissed: _____
Relief from stay regarding the Property ☐ was ☐ was not granted.
- ☐ See attached continuation page for more information about other bankruptcy cases affecting the Property.
- ☐ See attached continuation page for additional facts establishing that the multiple bankruptcy cases were part of a scheme to delay, hinder, and defraud creditors.
19. ☐ Enforcement actions taken after the bankruptcy petition was filed are specified in the attached supplemental declaration(s).
- a. ☐ These actions were taken before Movant knew the bankruptcy case had been filed, and Movant would have been entitled to relief from stay to proceed with these actions.

- b. ☐ Although Movant knew the bankruptcy case was filed, Movant previously obtained relief from stay to proceed with these enforcement actions in prior bankruptcy cases affecting the Property as set forth in Exhibit _____.
- c. ☐ For other facts justifying annulment, see attached continuation page.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

3/19/19
Date

Brent Karchner
Printed Name


Signature

DECLARATION OF BRENT KARCHNER

I, Brent Karchner, have personal knowledge of the hereinafter stated facts and could testify thereto if called to do so.

1. I am an adult and reside in Arizona. I am a principal of Interior Solutions of Arizona, LLC ("Movant"). All documents referenced in the pleadings to which this declaration is appended (and which are attached) are true and correct copies of the originals the originals of which are maintained at the offices of Movant. I have personal knowledge of the hereinafter stated facts.

2. Interior Solutions seeks an Order confirming that its Property is not property of the Bankruptcy Estate, so that Interior Solutions may enforce all of its rights, liens, and remedies against the Property described below.

3. On November 15, 2016, Interior Solutions sold furniture ("Property") to Debtor on credit. *See Exhibit B.*

4. To secure the obligations thereunder, the Terms and Conditions governing the sale granted Interior Solutions a security interest in the Property. *See Exhibit B.*

5. On July 11, 2017, Interior Solutions filed a UCC Financing Statement with the Arizona Secretary of State. *See Exhibit C.*

6. On August 6, 2017, Debtor sold the Property, without Interior Solutions' knowledge or consent, to Equity Partnership Holdings, LLC ("Equity").

7. Upon information and belief, Equity paid reasonably equivalent value for the Property and was unaware that the Petitioning Creditors had filed an involuntary petition.

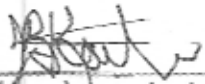
8. As of August 6, 2017, Interior Solutions was still owed not less than \$53,678.03 under the Agreement.

1 9. Interior Solutions' lien on the Property survived the sale.

2 10. The sale is not avoidable by the Trustee.

3 11. The Property is not property of the bankruptcy estate.

4 I declare under penalty of perjury under the laws of the United States that the
5 foregoing is true and correct. Execute this 12th day of March, 2019, at Interior
6 Solutions
Phoenix, AZ
Arizona.

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9 Brent Marchner, declarant
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Interior Solutions of Arizona, LLC
4645 S. 35th Street
Phoenix, AZ 85040
Phone: (480) 413-9626
Fax: (480) 413-9656
http://www.interiorsolutions.net



Account Manager: Richard Chandler
Invoice Date: 1/9/2017
Terms of Sale: 50% Deposit/Net 30 Days
Customer PO #:

Bill To
Layfield & Barrett
Scottsdale
9455 E. Ironwood Square Drive
Scottsdale, AZ 85258
PHONE: (480) 771-3520

Ship To
Layfield & Barrett
Scottsdale
9455 E. Ironwood Square Drive
Scottsdale, AZ 85258
PHONE: (480) 771-3520

Install To
Layfield & Barrett
Scottsdale
9455 E. Ironwood Square Drive
Scottsdale, AZ 85258
PHONE: (480) 771-3520

QTY	UNIT	PRICE PER	EXT. PRICE
1	LABOR	Labor to dismantle, hold & re-install (13) workstations while site repairs and painting are completed, plus labor to dismantle (6) stations and relocate to storage. (Storage facility to be determined)	1.00 EA \$4,895.00 \$4,895.00
2	DESIGN	Design time to inventory, field measure, space-plan workstations to be reconfigured and installation documents	1.00 EA \$650.00 \$650.00
Subtotal			\$5,545.00
Sales Tax			\$0.00
Total			\$5,545.00
100% Billing			\$5,545.00
Tax			\$0.00
Subtotal			\$5,545.00
Amount Due			\$5,545.00

Arizona Uncertified Copy
Secretary of State

Interior Solutions of Arizona, LLC
 4645 S. 35th Street
 Phoenix, AZ 85040
 Phone: (480) 413-9626
 Fax: (480) 413-9656
<http://www.interiorsolutions.net>



Customer Order: 106606-2-DG
 Account Manager: Richard Chandler
 Invoice Date: 1/19/2017
 Terms of Sale: 50% Deposit/Net 30 Days
 Customer PO #
 Due By 2/18/2017

Bill To
 Layfield & Barrett
 Scottsdale
 9455 E. Ironwood Square Drive
 Scottsdale, AZ 85258
 PHONE: (480) 771-3520

Install To
 Layfield & Barrett
 Scottsdale
 9455 E. Ironwood Square Drive
 Scottsdale, AZ 85258
 PHONE: (480) 771-3520

Item	Description	Qty	Unit	Price Ea	Ext Price
1	TRENDWAY VOLO WALLS 16 LF Clearstory Glass Wall - HPL Fire Treated Inserts - Clear Glass HEIGHT #1 10' 1-7/8" HEIGHT #2 10' 1-7/8" HEIGHT #3 10' 1-1/2" TG TEXTURED GRAY 573 LIGHT GRAY	1.00	EA	\$9,294.19	\$9,294.19
2	INSTALL Labor to receive, deliver and install new modular walls during regular business hours	1.00	EA	\$2,000.00	\$2,000.00
Subtotal					\$11,294.19
Sales Tax					\$738.89
Total					\$12,033.08
Payments					\$6,136.87
100% Billing					\$11,294.19
Tax					\$738.89
Subtotal					\$12,033.08
Amount Due					\$5,896.21

Interior Solutions of Arizona
 4645 S. 35th Street
 Phoenix, AZ 85040
 Phone: (480) 413-9626
 Fax: (480) 413-9656
 http://www.interiorsolutions.net



Bill To
 Layfield & Barrett
 Los Angeles
 633 West 5th Street
 Suite 3300
 Los Angeles, CA 90071
 PHONE: (323) 524-9406

Install To
 Layfield & Barrett
 Scottsdale
 9455 E. Ironwood Square Drive
 Scottsdale, AZ 85258
 PHONE: (480) 771-3520

Item #	Description	Qty	Unit	Price Ea	Ext Price
1	DESIGN DESIGN SERVICES	1.00	EA	\$1,300.00	\$1,300.00
2	INSTALLATION LABOR TO RECEIVE, DELIVER AND INSTALL DURING REGULAR BUSINESS HOURS	1.00	EA	\$3,862.00	\$3,862.00
3	K82L12LAU2RAU PAIRINGS, LOUNGE, 1 SEAT, 2" ARM RIGHT/LEFT UPHOLSTERED	3.00	EA	\$961.86	\$2,885.58
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
X	NO POWER MODULE				
497	POLISHED				
X	NONE				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
X	NO POWER MODULE				
497	POLISHED				
X	NONE				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
X	NO POWER MODULE				
497	POLISHED				
X	NONE				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
1	GRADE 1				
11611	CALI BOULDER				
X	NO POWER MODULE				
497	POLISHED				
X	NONE				
4	K32TRD2917W PAIRINGS, TABLE, ROUND, WOOD	1.00	EA	\$1,298.88	\$1,298.88
STD	STANDARD GROUP 1				
CO	CANYON OAK				
X	NO POWER GROMMET				
497	POLISHED				
STD	STANDARD GROUP 1				
CO	CANYON OAK				
X	NO POWER GROMMET				
497	POLISHED				
STD	STANDARD GROUP 1				
CO	CANYON OAK				
X	NO POWER GROMMET				
497	POLISHED				
STD	STANDARD GROUP 1				
CO	CANYON OAK				
X	NO POWER GROMMET				
497	POLISHED				

Qty	Unit	Price EA	Est Price
1.00	EA	\$533.33	\$533.33
5	74K276428CFYL	DOCK, TABLE BASE, Y, BLADE, PAINT	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
1.00	EA	\$1,358.10	\$1,358.10
6	WWN4896BTL	WAVEWORKS, 480X96W, CONFERENCE TOP, BOAT, HPL	
V492		SOFTENED PVC, CINDER LINEAR	
CUT-G15C		CUTOUT-G15, CENTER	
42		42	
X		NO MODIFIED WIDTH (STANDARD)	
STD		STANDARD LAMINATE	
492		CINDER LINEAR	
V492		SOFTENED PVC, CINDER LINEAR	
CUT-G15C		CUTOUT-G15, CENTER	
42		42	
X		NO MODIFIED WIDTH (STANDARD)	
STD		STANDARD LAMINATE	
492		CINDER LINEAR	
V492		SOFTENED PVC, CINDER LINEAR	
CUT-G15C		CUTOUT-G15, CENTER	
42		42	
X		NO MODIFIED WIDTH (STANDARD)	
STD		STANDARD LAMINATE	
492		CINDER LINEAR	
V492		SOFTENED PVC, CINDER LINEAR	
CUT-G15C		CUTOUT-G15, CENTER	
42		42	
X		NO MODIFIED WIDTH (STANDARD)	
STD		STANDARD LAMINATE	
492		CINDER LINEAR	
1.00	EA	\$639.90	\$639.90
7	NACG152ELB	ACCESSORIES, DOUBLE PIVOT POWER/USB GROMMET, BLACK	
1.00	EA	\$20.66	\$20.66
8	KCE24LJWM	UNDERSURFACE WIRE MANAGER	
8.00	EA	\$312.42	\$2,499.36
9	K75CSMBWSL	NONGSA ALUMMA, CONFERENCE, SWIVEL, MIDBACK, WHITE SYNTHETIC LEAT	
1.00	EA	\$2,502.71	\$2,502.71
10	74K3010238BRL	DOCK, BEAM BASE, RECT, ACC PANEL, RADIUS ENDS, HPL(54&60X144)	
ZWST1		SPECIAL WILSONART	
WST_1595_18		WST BLACK LINEARITY - 18	
486		CLEAR ANODIZED ALUMINUM	
ZWST1		SPECIAL WILSONART	
WST_1595_18		WST BLACK LINEARITY - 18	
486		CLEAR ANODIZED ALUMINUM	
ZWST1		SPECIAL WILSONART	
WST_1595_18		WST BLACK LINEARITY - 18	
486		CLEAR ANODIZED ALUMINUM	
ZWST1		SPECIAL WILSONART	
WST_1595_18		WST BLACK LINEARITY - 18	
486		CLEAR ANODIZED ALUMINUM	

SOLUTIONS

Item	Description	Qty	Unit	Price Ea	Ext Price
11	WWN60144BTL WAVEWORKS,60DX144W,CONFERENCE TOP,BOAT,HPL	1.00	EA	\$3,296.16	\$3,296.16
	V492 CUT-G15LR X X STD 492 V492 CUT-G15LR X X STD 492 V492 CUT-G15LR X X STD 492 V492 CUT-G15LR X X STD 492 V492 CUT-G15LR X X STD 492 V492 CUT-G15LR X X STD 492	SOFTENED PVC,CINDER LINEAR CUTOUT-G15,LEFT & RIGHT NO MODIFIED DEPTH (STANDARD) NO MODIFIED WIDTH (STANDARD) STANDARD LAMINATE CINDER LINEAR SOFTENED PVC,CINDER LINEAR CUTOUT-G15,LEFT & RIGHT NO MODIFIED DEPTH (STANDARD) NO MODIFIED WIDTH (STANDARD) STANDARD LAMINATE CINDER LINEAR SOFTENED PVC,CINDER LINEAR CUTOUT-G15,LEFT & RIGHT NO MODIFIED DEPTH (STANDARD) NO MODIFIED WIDTH (STANDARD) STANDARD LAMINATE CINDER LINEAR SOFTENED PVC,CINDER LINEAR CUTOUT-G15,LEFT & RIGHT NO MODIFIED DEPTH (STANDARD) NO MODIFIED WIDTH (STANDARD) STANDARD LAMINATE CINDER LINEAR SOFTENED PVC,CINDER LINEAR CUTOUT-G15,LEFT & RIGHT NO MODIFIED DEPTH (STANDARD) NO MODIFIED WIDTH (STANDARD) STANDARD LAMINATE CINDER LINEAR			
12	WWN2472CBVL WAVEWORKS,24DX72W,ENTERTAINMENT CRENZEN,HPL	1.00	EA	\$1,850.04	\$1,850.04
	V492 3PL X KRB STD 492 492 492 V492 3PL X KRB STD 492 492 492 V492 3PL X KRB STD 492 492 492 V492 3PL X KRB STD 492 492 492 V492 3PL X KRB STD 492 492 492	SOFTENED PVC,CINDER LINEAR BAR,PLATINUM METALLIC NO GROMMET RANDOM CORE,INSTALLED,BLACK STANDARD LAMINATE CINDER LINEAR CINDER LINEAR CINDER LINEAR SOFTENED PVC,CINDER LINEAR BAR,PLATINUM METALLIC NO GROMMET RANDOM CORE,INSTALLED,BLACK STANDARD LAMINATE CINDER LINEAR CINDER LINEAR CINDER LINEAR SOFTENED PVC,CINDER LINEAR BAR,PLATINUM METALLIC NO GROMMET RANDOM CORE,INSTALLED,BLACK STANDARD LAMINATE CINDER LINEAR CINDER LINEAR CINDER LINEAR SOFTENED PVC,CINDER LINEAR BAR,PLATINUM METALLIC NO GROMMET RANDOM CORE,INSTALLED,BLACK STANDARD LAMINATE CINDER LINEAR CINDER LINEAR CINDER LINEAR			
13	NACG152ELB ACCESSORIES,DOUBLE PIVOT POWER/USB GROMMET,BLACK	2.00	EA	\$639.90	\$1,279.80
14	KCE24LJWM UNDERSURFACE WIRE MANAGER	2.00	EA	\$20.66	\$41.32

SOLUTIONS

	Qty	Unit	Price Ea	Ext Price
15 K75CSNBWSL	12.00	EA	\$341.94	\$4,103.28
NONGSA ALUMMA,CONFERENCE,SWIVEL,HIGHBACK,WHITE SYNTHETIC LEA				
16 K78XA	3.00	EA	\$935.29	\$2,805.87
BLOOM,LOUNGE,1-SEAT,SWIVEL BASE				
MHMC				
440401_026				
1				
11611				
MHMC				
440401_026				
500				
C13				
MHMC				
440401_026				
1				
11611				
MHMC				
440401_026				
500				
C13				
MHMC				
440401_026				
1				
11611				
MHMC				
440401_026				
500				
C13				
MHMC				
440401_026				
1				
11611				
MHMC				
440401_026				
500				
C13				
17 K78TRND2422L	1.00	EA	\$552.52	\$552.52
BLOOM,TABLE,ROUND,LAMINATE				
P				
STD				
CO				
CO				
P				
STD				
CO				
CO				
P				
STD				
CO				
CO				
P				
STD				
CO				
CO				
18 N49GMD1	4.00	EA	\$741.96	\$2,967.84
GRIN,GUEST,SLED BASE				
MHMC				
440401_026				
MHMC				
440401_026				
MHMC				
440401_026				
MHMC				
440401_026				

	Part #	Description	Qty	Unit	Price Ea	Ext Price
19	74K24RDL	DOCK MEETING TABLE, ROUND, LAMINATE	2.00	EA	\$190.40	\$380.80
	P	1/8" MOLDED PVC				
	X	NO GROMMET				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	X	NO GROMMET				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	X	NO GROMMET				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	X	NO GROMMET				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	X	NO GROMMET				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
20	74K1715D	DOCK, ROUND DISC BASE	4.00	EA	\$225.83	\$903.32
	501	PLATINUM METALLIC				
	501	PLATINUM METALLIC				
	501	PLATINUM METALLIC				
	501	PLATINUM METALLIC				
21	74K2448RTL	DOCK, TABLE TOP, RECTANGULAR LAMINATE 24X48	1.00	EA	\$135.79	\$135.79
	P	1/8" MOLDED PVC				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				
	P	1/8" MOLDED PVC				
	STD	STANDARD GROUP 1				
	CO	CANYON OAK				
	CO	CANYON OAK				

Qty	Unit	Price Ea	Ext Price
1.00	EA	\$581.05	\$581.05
22	K20TMPU40	WISH TASK,MESH BACK,PLSTC WB,UPH SEAT,4D ARM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
L8		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
L8		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
L8		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
L8		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
23	74K2228D	DOCK,ROUND DISC BASE	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
501		PLATINUM METALLIC	
24	74K3030SQL	DOCK,MEETING TABLE,SQUARE,LAMINATE	
P		1/8" MOLDED PVC	
X		NO GROMMET	
STD		STANDARD GROUP 1	
462		CINDER	
462		CINDER	
P		1/8" MOLDED PVC	
X		NO GROMMET	
STD		STANDARD GROUP 1	
462		CINDER	
462		CINDER	
P		1/8" MOLDED PVC	
X		NO GROMMET	
STD		STANDARD GROUP 1	
462		CINDER	
462		CINDER	
P		1/8" MOLDED PVC	
X		NO GROMMET	
STD		STANDARD GROUP 1	
462		CINDER	
462		CINDER	

SOLUTIONS

Qty	Unit	Price Ea	Ext Price
1.00	EA	\$225.34	\$225.34
28	53K2472WSSL	PRIORITY,SURFACE,RECT,LAMINATE	
M	MAIN		
P	1/8" MOLDED PVC		
GIRMB	GI,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
M	MAIN		
P	1/8" MOLDED PVC		
GIRMB	GI,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
M	MAIN		
P	1/8" MOLDED PVC		
GIRMB	GI,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
M	MAIN		
P	1/8" MOLDED PVC		
GIRMB	GI,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
29	53K2472WSSL	PRIORITY,SURFACE,RECT,LAMINATE	
M	MAIN		
P	1/8" MOLDED PVC		
GILMB	GI,LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
M	MAIN		
P	1/8" MOLDED PVC		
GILMB	GI,LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
M	MAIN		
P	1/8" MOLDED PVC		
GILMB	GI,LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
M	MAIN		
P	1/8" MOLDED PVC		
GILMB	GI,LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		

Qty	Unit	Price Ea	Ext Price
50	EA	\$164.82	\$329.64
53K244BWSL PRIORITY,SURFACE,RECT,LAMINATE			
F			
P			
GICMB			
STD			
CO			
CO			
F			
P			
GICMB			
STD			
CO			
CO			
F			
P			
GICMB			
STD			
CO			
CO			
F			
P			
GICMB			
STD			
CO			
CO			
51	EA	\$174.66	\$349.32
53K2428STL PRIORITY,END PANEL,T-LEG,LAM			
CO			
CO			
CO			
CO			
52	EA	\$181.55	\$363.10
53K3028STL PRIORITY,END PANEL,T-LEG,LAM			
CO			
CO			
CO			
CO			
53	EA	\$342.36	\$684.72
CBV3028QAM BASE SUPPORT,30WX28H,U STYLE BASE,RESIN INSERT			
1			
1677			
501			
1			
1677			
501			
1			
1677			
501			
1			
1677			
501			
54	EA	\$307.26	\$614.52
NAC6012MPA ACCESSORIES,60WXT2H,MODESTY PANEL,RESIN			
1			
1677			
1			
1677			
1			
1677			
1			
1677			
1			
1677			



Item	Description	Qty	Unit	Price Ea	Ext Price
35	53KE2436PUBBFRLL PRIORITY, PED, UDSF, BB LEFT, FILE RIGHT, LF, SPCRS, LAM ARC501 KS CO CO ARC501 KS CO CO ARC501 KS CO CO ARC501 KS CO CO ARC501 KS CO CO	2.00	EA	\$727.67	\$1,455.34
36	KCCB001 C5GDS, LOCK CORE-BLK, BLK HNSD KEY, KEY 001	2.00	EA	\$11.32	\$22.64
37	KCCB002 C5GDS, LOCK CORE-BLK, BLK HNSD KEY, KEY 002	2.00	EA	\$11.32	\$22.64
38	K20TMAU4D WISH TASK, MESH BACK, ALUM, WB, UP, SEAT, 4D ARM 8154 1 11761 497 497 LB SL 497 497 C40 8154 1 11761 497 497 LB SL 497 497 C40 8154 1 11761 497 497 LB SL 497 497 C40 8154 1 11761 497 497 LB SL 497 497 C40	2.00	EA	\$771.95	\$1,543.90
	QUICK SILVER GRADE 1 DISPERSE NOIR POLISHED ALUMINUM POLISHED ALUMINUM ADJBL LUMBAR SPRT SLIDER POLISHED POLISHED ALUMINUM BLACK HARD DUAL WHEEL, 65MM QUICK SILVER GRADE 1 DISPERSE NOIR POLISHED ALUMINUM POLISHED ALUMINUM ADJBL LUMBAR SPRT SLIDER POLISHED POLISHED ALUMINUM BLACK HARD DUAL WHEEL, 65MM QUICK SILVER GRADE 1 DISPERSE NOIR POLISHED ALUMINUM POLISHED ALUMINUM ADJBL LUMBAR SPRT SLIDER POLISHED POLISHED ALUMINUM BLACK HARD DUAL WHEEL, 65MM QUICK SILVER GRADE 1 DISPERSE NOIR POLISHED ALUMINUM POLISHED ALUMINUM ADJBL LUMBAR SPRT SLIDER POLISHED POLISHED ALUMINUM BLACK HARD DUAL WHEEL, 65MM				

Interior Solutions
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Case 2:17-bk-19548-NB Doc 417 Filed 03/18/19 Entered 03/18/19 20:51:05 Desc
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SOLUTIONS

Account Manager: Richard Chandler
Invoice Date: 2/9/2017
Terms of Sale: 50% Deposit/Net 30 Days
Customer PO #
Due By 3/11/2017

Qty	Unit	Price Ea	Ext Price
39	74K275828CFYL	DOCK, TABLE BASE, Y, BLADE, PAINT	2.00 EA \$523.00 \$1,046.00
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
501	PLATINUM METALLIC		
40	74K3672SRTL	DOCK, TABLE TOP, SOFT RECTANGULAR, LAMINATE	2.00 EA \$315.86 \$631.72
	36X72		
P	1/8" MOLDED PVC		
X	NO GROMMET		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
...	----		
...	----		
P	1/8" MOLDED PVC		
X	NO GROMMET		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
...	----		
...	----		
P	1/8" MOLDED PVC		
X	NO GROMMET		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
...	----		
...	----		
P	1/8" MOLDED PVC		
X	NO GROMMET		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
...	----		
...	----		
41	K75CSMBWSL	NONGSA	12.00 EA \$312.42 \$3,749.04
	ALUMMA, CONFERENCE, SWIVEL, MIDBACK, WHITE		
	SYNTHETIC LEAT		
42	26Q	Stylex- Zephyr- with arms- Black mesh	4.00 EA \$454.80 \$1,819.20
43	53K3086WSSL	PRIORITY, SURFACE, RECT, LAMINATE	4.00 EA \$251.90 \$1,007.60
P	1/8" MOLDED PVC		
GILMB	G, LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
P	1/8" MOLDED PVC		
GILMB	G, LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
P	1/8" MOLDED PVC		
GILMB	G, LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
P	1/8" MOLDED PVC		
GILMB	G, LEFT, MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		

SOLUTIONS

QTY	UNIT	Price EA	Ext Price
44	53K246QWSSL	PRIORITY,SURFACE,RECT,LAMINATE	4.00 EA \$192.86 \$771.44
E	EXTENSION		
P	1/8" MOLDED PVC		
GIRMB	G1,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
P	EXTENSION		
P	1/8" MOLDED PVC		
GIRMB	G1,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
P	EXTENSION		
P	1/8" MOLDED PVC		
GIRMB	G1,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
P	EXTENSION		
P	1/8" MOLDED PVC		
GIRMB	G1,RIGHT,MATTE BLACK		
STD	STANDARD GROUP 1		
CO	CANYON OAK		
CO	CANYON OAK		
45	53K30285TL	PRIORITY,END PANEL,T-LEG,LAM	4.00 EA \$181.55 \$726.20
CO	CANYON OAK		
CO	CANYON OAK		
CO	CANYON OAK		
CO	CANYON OAK		
46	CBV3028US	BASE SUPPORT,30WX28H,U-STYLE	4.00 EA \$254.88 \$1,019.52
	BASE,PLATINUM METALLIC		
47	53KE2430PUBBFR	PRIORITY,PED,UDSF,BB LEFT, FILE RT,LF,LA	4.00 EA \$673.06 \$2,692.24
ARC501	ARC,PLATINUM METALLIC		
KS	SPECIFY CORE SEPARATELY		
CO	CANYON OAK		
CO	CANYON OAK		
ARC501	ARC,PLATINUM METALLIC		
KS	SPECIFY CORE SEPARATELY		
CO	CANYON OAK		
CO	CANYON OAK		
ARC501	ARC,PLATINUM METALLIC		
KS	SPECIFY CORE SEPARATELY		
CO	CANYON OAK		
CO	CANYON OAK		
ARC501	ARC,PLATINUM METALLIC		
KS	SPECIFY CORE SEPARATELY		
CO	CANYON OAK		
CO	CANYON OAK		
48	NAC6012MPA	ACCESSORIES,60WX12H,MODESTY PANEL,RESIN	4.00 EA \$307.26 \$1,229.04
1	GRADE 1		
1677	FROSTED		
1	GRADE 1		
1677	FROSTED		
1	GRADE 1		
1677	FROSTED		
1	GRADE 1		
1677	FROSTED		
49	KCCB003	CSGDS,LOCK CORE-BLK,BLK HNGD KEY,KEY 003	2.00 EA \$11.32 \$22.64
50	KCCB004	CSGDS,LOCK CORE-BLK,BLK HNGD KEY,KEY 004	2.00 EA \$11.32 \$22.64

interior
 SOLUTIONS

Qty	Unit	Price Ea	Est Price
51	KCCB005	CSGDS,LOCK CORE-BLK,BLK HNGD KEY,KEY 005	2.00 EA \$11.32 \$22.64
52	KCCB006	CSGDS,LOCK CORE-BLK,BLK HNGD KEY,KEY 006	2.00 EA \$11.32 \$22.64
53	K20TMPU4D	WISH TASK,MESH BACK,PLSTC WB,UPH SEAT,4D ARM	4.00 EA \$581.05 \$2,324.20
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
LB		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
LB		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
LB		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
8154		QUICK SILVER	
1		GRADE 1	
11761		DISPERSE NOIR	
462		CINDER PLASTIC	
462		CINDER PLASTIC	
LB		ADJBL LUMBAR SPRT	
SL		SLIDER	
462		CINDER	
462		CINDER PLASTIC	
C40		BLACK HARD DUAL WHEEL, 65MM	
54	260	Stylex- Zephyr- with arms- Black mesh-	8.00 EA \$454.80 \$3,638.40



Part #	Description	Qty	Unit	Price EA	Ext Price
55	K20TMPU4D	14.00	EA	\$581.05	\$8,134.70
	WISH TASK,MESH BACK,PLSTC WB,UPH SEAT,4D				
	ARM				
8154	QUICK SILVER				
1	GRADE 1				
11761	DISPERSE NOIR				
462	CINDER PLASTIC				
462	CINDER PLASTIC				
LB	ADJBL LUMBAR SPRT				
SL	SLIDER				
462	CINDER				
462	CINDER PLASTIC				
C40	BLACK HARD DUAL WHEEL, 65MM				
8154	QUICK SILVER				
1	GRADE 1				
11761	DISPERSE NOIR				
462	CINDER PLASTIC				
462	CINDER PLASTIC				
LB	ADJBL LUMBAR SPRT				
SL	SLIDER				
462	CINDER				
462	CINDER PLASTIC				
C40	BLACK HARD DUAL WHEEL, 65MM				
8154	QUICK SILVER				
1	GRADE 1				
11761	DISPERSE NOIR				
462	CINDER PLASTIC				
462	CINDER PLASTIC				
LB	ADJBL LUMBAR SPRT				
SL	SLIDER				
462	CINDER				
462	CINDER PLASTIC				
C40	BLACK HARD DUAL WHEEL, 65MM				
8154	QUICK SILVER				
1	GRADE 1				
11761	DISPERSE NOIR				
462	CINDER PLASTIC				
462	CINDER PLASTIC				
LB	ADJBL LUMBAR SPRT				
SL	SLIDER				
462	CINDER				
462	CINDER PLASTIC				
C40	BLACK HARD DUAL WHEEL, 65MM				

Subtotal \$76,542.17
 Sales Tax \$6,582.65
 Total \$83,124.82

Payments \$40,888.00
 100% Billing \$76,542.17
 Tax \$6,582.65
 Subtotal \$83,124.82

Amount Due \$42,236.82